

COUNCIL BLUFFS DEPARTMENT

MINOR MENTION.

Trey Moore & Ellis' "Sultana" 10c. The Bee office, No. 16 North Main street. Naturalization papers were issued by Judge McGee yesterday to Conrad Distman and Joseph Knecht.

The Grand hotel, Council Bluffs, High class in every respect, \$2.50 per day and upward. E. F. Clarke, proprietor.

Special meeting of Canton Potawatami No. 6 at Odd Fellows' hall, at 2 p. m. Sunday, March 1. All members requested to be present.

The funeral of Mrs. Abbie Barnard will take place this afternoon at 2:30 from the residence, 725 Myrtle street. The body will be buried in Fairview.

Mr. J. H. Reed and Mrs. E. A. Douglas of Ulm, Neb., were married in the parlors of the Grand hotel yesterday afternoon by Rev. C. V. Hoehn of the First Baptist church.

The "Sawdust River" will be the play at the New Dohany tonight. It is a very strong play, and the Woodwards will make an extra effort to present it in its strongest manner.

The regular monthly business meeting of the Woman's Christian association will be held on Monday afternoon at 2:30 o'clock at Mrs. Dr. Montgomery's, Fourth street. Visitors invited.

Emil Steffens commenced suit in the district court yesterday to recover \$405.37 from the Council Bluffs insurance company, due on policy held on his lithographic stock in New York city.

The regular annual meeting of the members of the Savings, Loan and Building association will be held at the Agricultural hall, in the basement of the court house.

The case of S. A. Winchester against F. W. Bryant, a suit over the possession of five acres of choice Potawatami farm lands, was tried in the superior court yesterday and taken under advisement by Judge McGee.

Mrs. Catherine J. White, aged 69, died yesterday afternoon at her home, No. 1338 Eighth street. The funeral will take place this afternoon at 4:30 o'clock from the Christian tabernacle, where she has long attended services.

Regular meeting of St. Albans lodge No. 17, Knights of Pythias, Monday evening, March 2, third degree to be conferred. All members of degree team and officers are earnestly requested to be present. Visiting knights cordially received.

Sumner Yeom, an old lady who had passed her 88th birthday, died yesterday at her home near Weston. She was a member of the Latter Day Saints church. The funeral will take place this afternoon at 2 o'clock from the residence of Mrs. Joseph H. Yeom. The body will be buried in Dotsville cemetery near that place.

Harry Ackerman, one of the young firebugs who was reported to be under arrest, succeeded in eluding the officers and getting out of town. Last evening a telephone message was received at the police headquarters from Ashland, Neb., stating that two boys had been taken from a store there, who gave the names of Ackerman and Betters. One of them is supposed to be the missing firebug and the other another member of the Betters family.

Charles Swaine, the Lower Broadway hardware merchant, has removed his place of business to 340 Broadway, next to Maurer's china shop, and has the finest hardware store in the city. The building and the stock make the finest appearance of any hardware establishment in the city. Mr. Swaine has been one of the prosperous and progressive merchants in town, and in his new location he will be more than ever able to meet all the demands of the trade.

St. John's English Lutheran church has arranged a course of three lectures to be given at its church room, No. 17 Pearl street. The first one will be next Thursday night by Rev. J. A. Wirt, D. D. of Des Moines. His subject is "Two Wheelers." He is a very eloquent speaker and interests an audience highly. The other subjects are: "Your Best Self," by Rev. W. H. Singler, D. D. of Lincoln, Neb., and "My Late Trip to the Holy Land," by Rev. H. W. Kuhns, D. D. of Omaha. It will be a very edifying course. Course tickets will be sold for \$1. Single admission, 25 cents; children under 16, 10 cents.

Moore & Ellis' "Corner," best ice cigar.

Wanted, good farm loans in western Iowa at lowest rates. Money loaned for local investors on best security netting 6 per cent. Fire insurance written in reliable companies. Lo see & Towle, 235 Pearl street.

Last week! Frames at half price. Only a few days left in which to buy your frames at half price. Sale closes March 1. H. L. Smith & Co.

Dr. Cleaver's office moved to 600 Broadway.

MUSICAL CLUB RECEPTION

Leading Event of the Week in Council Bluffs Social Circles.

MUCH INGENUITY GENERALLY DISPLAYED

Other Affairs of More or Less Interest to the Smart Set in Various Parts of the City.

The event of the week was the Monday Musical club reception. The scene Friday night in the ball room and the reception hall of the Royal Arcturion, when the second night of the Monday Musical club reception place, was an uncommonly pretty one. The flashing jewels, bright, lovely women in exquisite gowns, and for once no lack of gallant cavaliers, with the lavish decorations, all made the scene so strikingly beautiful that every one seemed to be in a carnival mood.

The utmost taste and ingenuity were displayed in the decorations. Mrs. I. M. Treynor, gowned in an exquisite black silk, diamonds; Mrs. Don Macrae, green crepe, de-collete, diamonds; Mrs. Brinsmaid, black silk; Mrs. Mullis, yellow silk; Mrs. Sapp, black silk, hand wrought Spanish sculpture trimming; as the executive committee and also receipt committee performed their duty with charming grace and dignity. As they stood grouped under the dividing arch they presented a most attractive picture. The custom house club gave a most interesting and several sumptuous dinner parties after the following excellent program:

- Gregg Zwickel, Bohm
Misses Gleason and Gavin.
A Dream.....Mrs. Welch
Carnozetta.....Hollaender
Anquetin et.....Mrs. Brinsmaid
Maying.....Miss Mary Smith
Best of All.....Misses Gleason and Gavin
Moir
Mrs. Fred Loomis.....Bohm
Foidt.....Mrs. Ernest E. Cook
Gale Roll.....Mrs. Ernest E. Cook
D. Sorelle.....Mrs. Ernest E. Cook
Tarentale.....Mrs. Ernest E. Cook
Mrs. Roff, Miss Porterfield.

The guests were ushered to the salle manger where dainty refreshments were served. The director of Mrs. Porterfield, who looked charming in a brown cloth dinner gown. A long, narrow table was laid through the center of the room, custom house club gave an exquisite scroll of smilax. The table was lighted with five tall silver candelabra, and was presided over by Mrs. Ernest E. Hart, continued in an elegant, blue, velvet dress. Mesdames entraine, de-collete, diamonds; Mrs. C. Patterson, rich white silk, de-collete, entraine, diamonds. They were assisted by Misses Moore in blue, black silk, black silk, yellow satin bodice, black crepe trimmings; Jennie Keating, black cotton crepon, white and blue, with Valenciennes trimming; May Tully, dark cloth skirt, maroon velvet bodice; Lillian Jackson, dark crepon; Gertie Gleason, maroon crepon; Olla Cook, crepon skirt, Valenciennes bodice; Mesdames Treynor and Loomis, yellow crepe, velvet trimmings; Simons, brown cloth, white broadcloth, bronze trimmings.

The Monday Musical club was entertained by Miss Nellie Moore at her home, assisted by Mrs. W. Sherman and Mrs. Porterfield. The program was unusually interesting, which is considerable to say after the uninteresting interest which has been sustained in the club since its organization. The members participated in the afternoon's entertainment: Mesdames Victor Beard, Ernest Hart, Fred Loomis, Misses Sealy, Smith, Archer. The almost never present Mrs. Millie Pace, and the gentlemen's bobby prize by Mr. Schubert. Those present were: Mesdames and Mesdames Fonda, Adams, Buckner, Conroy, Hinchey, Lewis, Jackson, Radio, Coffey, Craigie, Evans, Duquette, Wilkins and Mrs. Ward; Misses Arkington, Potter, Duquette, Laura and Clara Dodge, Fred Hoffmeyer, de Collete, and Bill Cook, Schwab, Hoffmeyer, Muma and McMillan.

On Saturday evening, February 22, at the home of Mr. and Mrs. James McMullen, 1700 Ninth avenue, the Order of the Eastern Star was entertained at a progressive high tea social. The ladies' first prize was won by Mrs. P. Levin, and the gentlemen's prize by Mr. Muma; the ladies' bobby prize by Miss Millie Pace, and the gentlemen's bobby prize by Mr. Schubert. Those present were: Mesdames and Mesdames Fonda, Adams, Buckner, Conroy, Hinchey, Lewis, Jackson, Radio, Coffey, Craigie, Evans, Duquette, Wilkins and Mrs. Ward; Misses Arkington, Potter, Duquette, Laura and Clara Dodge, Fred Hoffmeyer, de Collete, and Bill Cook, Schwab, Hoffmeyer, Muma and McMillan.

One of the most pleasant evenings of the week was the class dinner given by a number of the young men of the High school at the Grand hotel on Friday evening. The young men gave the dinner to the C. B. C. B., a local and mysterious organization among the young women pupils of the school, and it was in return for a number of equally pleasant, but less pretentious entertainments that had been given to them. During the banquet table, the following program was served in the private dining room of the hotel. Mr. Clark had decorated the room in very handsome style, and laid covers for twenty-two guests. The chairs were given by the young women were: Mrs. Judge McGee and Mrs. F. H. Hill. The dinner was a delightful one of seven courses. While it was being served and until the guests were ready to depart, Prof. Gellenbeck's Banjo club of Omaha furnished music that completely captivated everybody. Charles McDonald was the pianist, and after coffee and cigars, the toasts were in order. Will Parly responded to a toast to the C. B. C. B. in an eloquent address of ten minutes. Miss Edith Thomas recited the "Dutchman's Serenade" in her best manner. Herb Parly gave a negro dialect selection, and Gertie Davenport told "How Tiger Lily Won an exciting race. Frank Zurnmehler offered a toast to Manager Clark, and Mr. Clark responded in a happy speech of five minutes. It was 11:30 when the guests were ready to leave the banquet table. Those present were: Carrie Albright, May White, Zoe Hill, Clara and Albert Frountman, Ethel and Edith Thomas, Madge Holmbeck, Gertie Davenport, Maud Besley, Miss May Woods of Omaha, Charlie MacDonald, Will and Herb Parly, Frank Zurnmehler, Frank Pinney, Fred Murphy, Thad Edwards, Clifton Fields, Louis Squire and Earl Besley.

The High School quartet returned from Oakland last Monday. Saturday evening it assisted in a minstrel show, and scored a great hit with charming old negro melodies, which brought forth vociferous applause. After the entertainment a reception was tendered them

ON THE LOOKOUT FOR BOODLE

Committee of Citizens Intends to Watch for Corruption at the Polls.

HOT HOURS OF A SHORT CAMPAIGN

Leaders on Both Sides Becoming Anxious and Acting in Their Best Interests with Roobacks and Other Things.

Rivals in the political arena have got to the point of accusing each other of corrupt practices in the preparation for the battle of ballots that will be waged on Monday. The democrats came out with the charge that the enemy was raising a corruption fund among the office holders and profitters from patronage, and the republicans reply to the charge with the statement that the democrats have already raised a boodle fund and that the use of it must be offset by some means.

The fight is getting decidedly warm. A very thorough canvass of the town has been made and absentees are in big demand. Every resident voter who is absent from the city has been ordered home, and noses are being counted with a carelessness that is guaranty sufficient that both sides realize that the contest is to be close one. The streets were thronged yesterday by workers from both political camps and intense activity has prevailed for several days. The candidates for both parties are working pretty hard to get their names on the list. There are indications that each man will make a hustle on his own account during the few hours that intervene between this and the opening of the polls.

There has been a good deal of talk about the use of money in buying the floating vote on Monday, but the chances are that there will be less effort in this line than has been expected. In the first place money is scarce, and in the second place there will be some hesitancy about using any such fund when the facts of a certain meeting that was held yesterday became known. A number of prominent citizens who have not been in the habit of taking very active part in the local political fights held a meeting and decided to adopt methods that will make the use of boodle unprofitable at the polls. While facts of the meeting are rather meager, it is known that men were delegated to watch the proceedings in every voting precinct in the city, and in every case to influence voters by money will lead to arrests and vigorous prosecutions. The movers in this plan claim to have information which would enable them to get the names of the men, and they promise that there will be no favoritism shown in case of a violation of the law.

Hose N. Morgan Wins His Case. Huse N. Morgan, the well known actor, who lost his right arm in the saw mill scene in "Uncle Josh Sprocket" at Marquette last season, was awarded a verdict for \$2,000 in the district court at Glenwood. Morgan sued the manager of the company, Dave B. Lewis, for that amount, alleging that the accident was due to the criminal carelessness of the members of the company, who were operating the big buzz saw. The case has been on trial in the Mills county district court for the last three days. A telegram from there last evening announced the victory of Morgan and the award of the full amount sued for.

Stephan Bros. for plumbing and heating; also fine line of gas fixtures.

Marriage licenses were issued by Clerk of the Courts Reed yesterday, as follows: Name and Address. Age. E. A. Douglas, Ulm, Neb., 26; Abraham Taylor, Andrew county, Mo., 25; Hattie B. Slusher, Council Bluffs, 21.

High School Orchestra Formed. A high school orchestra has been organized, composed of the best musical talent among the boys and girls of the densely populated school. Prof. Albin Huster has

WHERE DID THE ICE CREAM GO?

Mystery that Looked Clear at First.

It all started in a joke, got into the courts, damage suits and counter claims are coming up and there is no telling where it will stop. A gallon of ice cream was ordered by telephone the other night from C. B. Randlett to be sent to the residence of a family where some social event was going on. When the delivery wagon arrived at the house two young men were on hand and relieved the driver of the trouble of carrying a such quantity of cream into the house. But the young men did not deliver the delicacy at once. Instead they carried the pail away to a quiet corner and ate as much of its contents as they could carry and left the balance on the door step of the family that had ordered the refreshment.

That was all right as far as it went and the joke was supposed to be on the guests but it wasn't. Some of the young women interested in the cream part of the event saw the young men and claimed to have identified them as George S. Wright and Thomas Metcalf, two prominent young citizens and social men. A suit was filed in the district court for the value of the gallon of ice cream, \$1.50. But the boys were not content with that. They immediately brought suit against the defendant and since then the justice has been busy filing suits for damages, libel, slander and everything else that a dangerous name that is known to the legal minds who have charge of the case.

The answer of Thomas Metcalf and George Wright was filed with the court yesterday afternoon and is formidable. It furnishes foundation for years of litigation. The second count of the answer is as follows: "This defendant complains of the plaintiff in this suit, C. B. Randlett, for that, while his name is on the list of the defendant, he is a true and honest subject of such grievance hereinafter mentioned as to always have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been guilty of larceny of ice cream or any such commodity or any other such crime; by means of which said grievance, he has been injured, before the committing of said grievance, had deservedly obtained the good opinion of his neighbors and of all other persons by whom he was known, and to have been a person of good name and credit, and to have been